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* CIP/PCT NATIONAL/PLANT ORIGINAL/SUBSTITUTE/SUPPLEMENTAL DECLARATIONS

A. ☐ is attached hereto.B. ☒ was filed on

BOX(ES)

the specification of which (CHECK applicable BOX(ES))

March 30, 2001

C.

■ was filed as PCT International Application No. PCT/ EP99/07692

DECLARATION AND POWER OF TORNEY

FOR PATENT APPLICATION
IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

as U.S. Application No. 09 /806,437

PW FORM

October 13, 1999

As a below named inventor, I hereby declare that my residence, post office address and citizenship are as stated below next to my name, and I believe I am the original, first and sole inventor (if only one name is listed below) or an original, first and joint inventor (if plural names are listed below) of the subject matter which is claimed and for which a patent is sought on the INVENTION ENTITLED METHOD AND SUBSTANCES FOR DIAGNOSIS AND THERAPY OF SEPSIS AND SEPSIS-LIKE SYSTEMIC INFECTIONS

and (if applicable	<u>e to U.</u>	S. or PCT application) was amended on				
above. I acknowle foreign priority ben Application which c certificate, or PCT	dge the efits un designa Interna	e duty to disclose all info nder 35 U.S.C. 119(a)-(d ated at least one other co ational Application, filed b	d the contents of the above identifier rmation known to me to be material) or 365(b) of any foreign application buntry than the United States, listed by me or my assignee disclosing the If no priority claimed, before the filin	to patentability a n(s) for patent or below and have a subject matter of	s defined in 37 inventor's certi also identified laimed in this a	C.F.R. 1.56. Except as ficate, or 365(a) of any F	noted below, I hereby claim PCT International
PRIOR FOREIG	Ν ΔΡΙ	PLICATION(S)		Date first	Laid.	Data Batantad	
Number 198 47 690.6	IV.AL.	Country GERMANY	<u>Day/MONTH/Year Filed</u> 15 October 1998		Published	Date Patented or Granted	Priority NOT Claimed
Except as noted be PCT international application is in addefined in 37 C.F.F application: PRIOR U.S. PRI	elow, I lapplicated the distribution to the di	hereby claim domestic pi tions listed above or belo o that disclosed in such p which became available	tom and continue on attached parionity benefit under 35 U.S.C. 119(now and, if this is a continuation-in-parion applications, I acknowledge the between the filing date of each such that the control of	e) or 120 and/or 3 art (CIP) applicati e duty to disclose th prior application ATION(S)	ion, insofar as all information n and the natio	the subject matter disclo	sed and claimed in this erial to patentability as filing date of this Priority NOT Claimed
further that these s Section 1001 of Tit And I hereby appoi persons of that firm transact all busines names of persons the person/assigne	int Pills int Pills in who a ss in th no long ee/attor presen	ents were made with the of the United States Code abury Winthrop LLP, Intelere associated with USP ee Patent and Trademark ger with their firm, to add mey/firm/ organization witted unless/until I instruct	of my own knowledge are true and to knowledge that willful false statemes and that such willful false statemes and that such willful false statemes lectual Property Group, telephones to Customer No. 909 (see below to Office connected therewith and with new persons of their Firm to that to the constant of the property and the above Firm and/or an attorney the above Firm and/or an attorney to OOS	ants and the like s ints may jeopardiz number (202) 861 abel) individually a th the resulting pa ustomer No., and to them and by wh of that Firm in wri	to made are puze the validity of a the validity of a collectively atent, and I her I to act and rely them/which I her them/which I her I to act and rely them/which I her I to act and rely them/which I her I to act and rely them/which I here I to act and rely them/which I here I to act and rely them/which I here.	unishable by fine or impri of the application or any m all communications are y my attorneys to prosec- reby authorize them to de y on instructions from a preply design that I have	sonment, or both, under patent issued thereon. e to be directed), and ute this application and to elete from that Customer No. d communicate directly with consented after full
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ADDITIONAL INVENTORS:

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